# United States District Court

## Eastern District of North Carolina - Eastern Division

UNITED STATES OF AMERICA SECOND AMENDED JUDGMENT IN A CRIMINAL CASE (For Offenses Committed On or After November 1, 1987) TAUHEEDAH RICHARDSON Case Number: 4:02CR00060-007 Date of Original Judgment: 02/02/2004 (or Date of Last Amended Judgment) 1st Amended: 6/23/05 R. CLARKE SPEAKS Reason for Amendment: 2nd Amended: 8/14/07 Defendant's Attorney Correction of Sentence on Remand (Fed. R. Crim. P. 35(a)) Modification of Supervision Conditions (18 U.S.C. § 3563(c) or 3583(e)) Reduction of Sentence for Changed Circumstances (Fed. R. Crlm. P. 35(b)) Modification of Imposed Term of Imprisonment for Extraordinary and Compelling Reasons (18 U.S.C. § 3582(c)(1)) Correction of Sentence by Sentencing Court (Fed. R. Crim. P. 35(c)) Modification of Imposed Term of Imprisonment for Retroactive Amendment(s) Correction of Santence for Clerical Mistake (Fed. R. Crim. P. 36) to the Sentencing Guidelines (18 U.S.C. § 3582(c)(2)) Direct Motion to District Court Pursuant to 28 U.S.C. § 2255, THE DEFENDANT: 18 U.S.C. § 3559(c)(7), or Modification of Restitution Order pleaded guilty to count(s) pleaded noto contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. **Date Offense** Count **Title & Section Nature of Offense** Concluded Number(s) 21 U.S.C. § 846 Conspiracy to Distribute and Posssess With Intent to 10/15/2002 Distribute More Than 50 Grams of Cocaine Base and Marijuana 7\_ of this judgment. The sentence is imposed pursuant The defendant is sentenced as provided in pages 2 through The defendant has been found not guilty on count(s) — (Is)(are) dismissed on the motion of the United States. Count(s) IT IS FURTHER ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. Defendant's Soc. Sec. No.: \* Date of Imposition of Judgment Defendant's Date of Birth: Defendant's USM No.: 23259-056 Defendant's Residence Address: MALCOLM J. HOWARD NC Senior, U.S. District Judge Name & Title of Judicial Officer Defendant's Mailing Address: NC

UNITED STATES MARSHAL

Deputy U.S. Marshal

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DEFENDANT:

TAUHEEDAH RICHARDSON

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#### SUPERVISED RELEASE

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page (if indicated below).

See Special Conditions of Supervision - Page 4

#### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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DEFENDANT:

TAUHEEDAH RICHARDSON

CASE NUMBER:

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### SPECIAL CONDITIONS OF SUPERVISION

The defendant shall not incur new credit charges or open additional lines of credit without the approval of the probation office.

The defendant shall provide the probation office with access to any requested financial information.

The defendant shall participate as directed in a program approved by the probation office for the treatment of narcotic addiction, drug dependency, or alcohol dependency which will include urinalysis testing or other drug detection measures and may require residence or participation in a residential treatment facility.

The defendant shall consent to a warrantless search by a United States probation officer or, at the request of the probation officer, any other law enforcement officer, of the defendant's person and premises, including any vehicle, to determine compliance with the conditions of this judgment.

The defendant shall cooperate in the collection of DNA as directed by the probation officer.

\*(The defendant shall forfeit to the United States the defendant's interest in the property specified in the Final Order of Forfeiture entered on December 15, 2003.)

AO 245C (Rev. 3/95) Amend	ded Judgment in a Criminal Case	e: Sheet 5, Part A - Crimina	Monetary Penalties	5	(NOTE: Iden	tify Changes with	Asterisks (*))
				<del></del>	Judgm	ent-Page 5	of7
DEFENDANT:	TAUHEEDAH RIC	CHARDSON					
CASE NUMBER:	4:02CR00060-007						
	CRI	MINAL MONE	ETARY PE	NALT	IES		
The defendant forth on Sheet 5, Pa	shall pay the following	total criminal mone	etary penalties	in accord	dance with the sc	nedule of pay	yments set
		Assessment		Fi	<u>ne</u>	Restitutio	<u>n</u>
Totals:	\$	100.00	* \$	5,000	.00 \$		
If applicable, r	estitution amount order	red pursuant to plea	a agreement .		\$		_
		F	INE				
The above fine inclu	ides costs of incarcera			ount of	\$		
after the date of judg	shall pay interest on ar gment, pursuant to 18 and delinquency pursi	U.S.C. § 3612(f). A	Il of the payme	ss the fine ent option	e Is paid in full bef s on Sheet 5, Pai	ore the fiftee t B may be s	nth day subject to
_	ermined that the defend			ay interes	at and it is ordered	that:	
	est requirement is waiv						
	est requirement is mod						
			ITUTION				
offenses com	ition of restitution is def mitted on or after 09/13 d after such determinat	3/1994, until	ought under Cl	mended .	09A, 110, 110A ai ludgment in a Cri	nd 113A of T minal Case	itle 18 for
The defendant	shall make restitution	to the following pay	ees in the am	ounts liste	ed below.		
If the defendan	t makes a partial paym in the priority order or p	nent, each payee sh percentage paymer	nall receive an	approxim	nately proportiona	I payment ur	nless
			** To		Amount o		rity Order ercentage
Name of Payee			Amount		Restitution Ore		Payment

Totals:

<sup>\*\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994.

AO 245C (R	tev. 3/95) Amend	ed Judgment in a Criminal C	Case: Sheet	et 5, F	, Pa	Part (	B - Cr	Crimin	nal Mo	onetary I	Pena	alties				(N	OTE:	Identi	fy Chan	ges w	ith As	terisk	s (*))
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DEFEN	DANT:	TAUHEEDAH R	ICHAR	RDS	SO	ON	N																
CASE N	UMBER:	4:02CR00060-007	7																				
			SCI	HE	IEI	ED	JUL	LE	OF	F PA	AY	M	EN.	TS									
	nents shall b est; (6) pena	e applied in the follo Ities.	owing or	orde	ler:	r: (ʻ	(1) a	asse	essm	ment;	(2)	) res	tituti	on; (3	3) fine	prir	ncipa	al; (4	) cos	t of p	oros	ecut	ion;
Pay	ment of the	total fine and other	criminal	al m	mo	ione	netar	ary p	enal	alties s	sha	all be	e due	e as f	ollows	s:							
A	See speci	al instructions below	V																				
В	\$	immediate	ely, balar	ince	ce d	du	ue (i	(in a	accor	rdanc	ce v	with	C, D	), or E	E); or								
C	not later th	an;	or																				
D [	criminal m	ents to commence onetary penalties im I pursue collection onetary or	nposed is	is n	no	not p	paid	id pri	rior to	to the	CO	mme	ence	emen	t of su	uper	visio	on, th	ne U.S	<ol><li>pr</li></ol>	oba	tion	
E [_	in over a per	(e.g. e od ofye	equal, wee ear(s) to	eekly o col	kly,	y, m	montl menc	nthly, nce	, qua	arterly)	) in	nstall day	lmer y(s)	nts of after	\$the da	ate c	of th	is jud	dgme	nt.			
The de	fendant will b	e crediated for all pay	ments pr	orevi	vio	ious	usly m	made	de tov	ward a	any	crim	ninal	mone	etary p	enal	ties i	mpo:	sed.				
Special i	nstructions	egarding the payme	ent of cr	rimi	min	inal	al mo	onet	etary	pena	altie	es:											
oe special	assessment	shall be due in full i	mmediat	ately	ely.	/.																	
e fine sh	all be due in	full immediately an	d shall n	not	ot b	bea	ar in	inter	rest.														

The defendant shall pay the cost of prosecution.

The hordestand and all the differential denties into continuing following property decing spitages taken Final Order of Forfeiture entered on December 15, 2003.

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments are to be made to the Clerk, U.S. District Court, Attn: Financial Unit, Post Office Box 25670, Raleigh, NC 27611, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program.

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DEFENDANT:

TAUHEEDAH RICHARDSON

CASE NUMBER:

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#### **DENIAL OF FEDERAL BENEFITS**

(For Offenses Committed On or After November 18, 1988)

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	IT IS ORDERED that the defendant shall be:
	ineligible for all federal benefits for a period of 5 year(s)
	ineligible for the following federal benefits for a period of
	(specify benefit(s))
	OR
	Having determined that this is the defendant's third or subsequent conviction for distribution of controlled substances, IT IS ORDERED that the defendant shall be permanently ineligible for all federal benefits.
OF	R DRUG POSSESSORS PURSUANT TO 21 U.S.C. § 862(b)
	IT IS ORDERED that the defendant shall be:
	ineligible for all federal benefits for a period of
	ineligible for the following federal benefits for a period of
	(specify benefit(s))
	successfully complete a drug testing and treatment program.
	perform community service, as specified in the probation and supervised release portion of this judgment.
	Having determined that this is the defendant's second or subsequent conviction for possession of a controlled substance, IT IS FURTHER ORDERED that the defendant shall complete any drug treatment program and community service specified in this judgment as a requirement for the reinstatement of eligibility for federal

Pursuant to 21 U.S.C. § 862(d), this denial of federal benefits does not include any retirement, welfare, Social Security, health, disability, veterans benefit, public housing, or other similar benefit, or any other benefit for which payments or services are required for eligibility. The clerk of court is responsible for sending a copy of this page and the first page of this judgment to:

U.S. Department of Justice, Office of Justice Programs, Washington, DC 20531